

## **REMARKS**

The Office Action mailed January 21, 2009 has been received and reviewed. Each of claims 1-55 stands rejected. No claims have been amended herein. Reconsideration of the above-identified application in view of the following remarks is respectfully requested.

### **Rejections based on 35 U.S.C. § 103**

Claims 1-3, 5, 11-19, 21, 27-33, 37-41, 45-49-53 and 55 were rejected under 35 U.S.C. 103(a) as ostensibly being unpatentable over Baldwin (U.S. Publication No. 2003/10149749, hereinafter the “Baldwin reference”) in view of Araujo et al. (U.S. Patent No. 6,118,785, hereinafter the “Araujo reference”).

Claims 4, 7, 20 and 23 were rejected under 35 U.S.C. 103(a) as ostensibly being unpatentable over Baldwin and Araujo and further in view of Lin (U.S. Patent No. 7,117,530, hereinafter the “Lin reference”).

Claims 6, 22, 34 and 42 were rejected under 35 U.S.C. 103(a) as ostensibly being unpatentable over Baldwin and Araujo and further in view of Arrow (U.S. Patent No. 6,226,751, hereinafter the “Arrow reference”).

Claims 8-10, 24-26, 35, 36, 43 and 44 were rejected under 35 U.S.C. 103(a) as ostensibly being unpatentable over Baldwin and Araujo and further in view of Baldwin (U.S. Publication No. 2003/0078996, hereinafter the “Baldwin ‘996 reference”).

### **Previous Arguments**

Applicants respectfully submit that the Office has failed to take note of Applicants’ arguments presented in our Response of 11/01/2007. Moreover, it has failed to respond to the substance of our arguments. *See* MPEP § 707.07(f). Accordingly, Applicant

incorporates all of its comments from our Response of 11/01/2007 herein, and offers further comments.

The Office continues to equate the “ensoBox” taught by Baldwin with the “enhancement cluster” as claimed by Applicants. As mentioned, Baldwin 746 describes an all-inclusive appliance (called an “ensoBox”) for Internet Service Providers (ISPs). Baldwin at ¶ [0005]. The functional goal of the ensoBox invention described in Baldwin is to provide services and Internet access to subscribers of an ISP franchise and to provide back-office management software required to run the ISP. Baldwin at ¶ [00310]. Accordingly the ensoBox appliance described in Baldwin is not like the Applicant’s claimed “enhancement cluster”. The ensoBox appliance includes the input interface (Remote Access Servers). See Baldwin FIGs. 2-4. Specifically, the input interface, which receives modem-calls, is part of the Access Node component of the ensoBox. Baldwin ¶¶ [0153] to [0155].

Additionally, “[t]he functionality of the ensoBox is divided into three modules, or nodes, called the Core Node, Access Node, and Services Node.” Baldwin at ¶ [0281]. Each Access Node is associated with a specific Core Node and Services Node. As the examiner points out, the purpose of the Core Node is to serve as the middle-man between the Internet and the PSTN. Baldwin at ¶ [0137]. “[The Core Node] connects directly to the Internet” and “[i]t also connects directly to the Access Node.” Baldwin at ¶ [0137]. The connection between the Access Node and the Core Node is formed using 4 dedicated circuits; two of which are reserved for a subscribers’ VLAN and the other two are reserved for Management VLAN. Baldwin at ¶ [0320]. Baldwin further notes that two circuits for each VLAN are used to provide redundancy “in the event of failure to one of the circuits.” Baldwin at ¶ [0137].

The Core Node is connected to the Services Node in a similar manner. Baldwin at ¶ [0327]. Thus, according to Baldwin, a user who connects to the input interface must connect, via a dedicated connection within the ensoBox, to a specific core node, offering internet access, and services node, offering services. There is no “virtual point-to-point connection” between an input interface and an enhancement cluster “based on the destination address or other identifier” as recited in applicant’s currently amended claims, because the all calls received by the input interface within the Access Node are connected via dedicated connections to a Core Node and Services Note associated with that Access Node.<sup>1</sup>

### 35 U.S.C. § 103 Rejections

With regard to claim 1, the Office states the following:

...at least one virtual point-to-point connection for communicating the encapsulated tunnel-protocol-encapsulated data packets over at least one communications path traversing the at least one asymmetric-routing data network and operable to convey data types that utilize point-to-point connection, wherein the at least one communications path couples the input interface to the at least one enhancement cluster based on the destination address, (Baldwin discloses having a PPP session interpreted as a ‘point-to-point connection’ within a network that comprise of a PSTN and the Internet interpreted as a ‘asymmetric-routing data network’, see fig. 2-4 and page 8 paragraph 223). It is known in the art the packets are encapsulated in a PPP connection. Baldwin further discloses having a plurality of communication paths coupled to remote access servers to the ensobox (fig. 2-4).

*Office Action of 01/21/2009*, pp. 4,5. But Applicants respectfully submit that Baldwin does not teach or suggest “*virtual* point-to-point connections” as claimed by Applicants. Applicants’ *virtual* point-to-point connections are encapsulated in a *higher-level tunneling protocol*: “[t]he data packets may be encapsulated in a higher-level tunneling protocol, so that

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<sup>1</sup> Applicants’ After Final Response to Final Office Action of 11/01/2007, pp. 15,16

the transmitted data may still assume that PPP-type transport is being used. In this manner, dial-site owners or operators may allow end users to make use of the asymmetric data network to establish virtual point-to-point connections with providers.” *Applicants*, ¶[0007]. In contrast, Baldwin teaches *actual* PPP connections between a user and the ensoBox via a PSTN. What Baldwin teaches is very different from what is claimed by Applicants, as explained below.

A tunneling protocol may be used to control the routing of packets within a network. Typical IP communications send data packets into a network on a connectionless basis, so that data packets traverse any available route to their destination. As a generic example of this, suppose that data packets are addressed to a destination A, but it is desired that the data packets travel through a specific location B in the network en route to destination A, perhaps to perform some type of processing on the data packets before delivering them to destination A. If they are simply sent over the network, it is unlikely that the data packets would traverse a path through location B by chance. However, they can be encapsulated and routed through a tunnel to location B, where they are decapsulated, processed, then allowed to continue on to destination A. Their original destination IP address (destination A) is retained within the encapsulation such that once they are decapsulated, the data packets retain the original address of destination A and can be sent to their original destination in the network. Similarly, in embodiments of the present invention, data received from a PPP modem connection is “encapsulated in a tunneling-protocol” and sent “using the tunneling protocol for delivery via one or more virtual point-to-point connections based on a destination address associated with the tunneling-protocol-encapsulated data packets” as claimed by Applicants. (Note that the “*virtual* point-to-point connections” are not the *actual* point-to-point connections taught by Baldwin. Baldwin teaches *actual* point-to-point connections between a user and the ensoBox, over a PSTN. Applicants claim “*virtual*

point-to-point connections” over an “asymmetric-routing network.”) In embodiments of the present invention, data received from modem connections is desired to be processed by an “enhancement cluster.” Exemplary processing is compression of the data in order to provide a more responsive session for a user. But the user does not connect directly to the “enhancement cluster” via modem or any other means. The “enhancement cluster” communicates over the asymmetric network, not over a circuit-switched network (PSTN). “[D]ata packets...are encapsulated *in a tunneling-protocol,*” as claimed by Applicants, and are *tunneled* to the enhancement cluster.

Applicants respectfully submit that Baldwin does not teach or suggest “data packets that are encapsulated *in a tunneling-protocol*” as claimed by Applicants. Rather, Baldwin teaches that the Core Node Router simply routes the received packets to their destination: “[s]ubscriber data requests are switched from the Access Node Switch to the Core Node Router where they are then routed to the appropriate destination. If the destination is not within the ensoBoxTM domain, but instead resides within the Internet, the Core Node Router uses a default route to the Internet for processing.” *Baldwin, ¶[0323].* Nowhere does Baldwin teach or suggest that the packets are tunneled to an “enhancement cluster” or any other location.

The Office concedes that “Baldwin does not explicitly disclose operable to send using a tunneling protocol for delivery via one or more virtual point-to-point connections” and states that “Araujo et al. discloses having a point-to-point protocol with a signaling channel (title) [and] also having a enhanced PPP (point to point protocol) whereby transmitting data within a VC virtual circuit to ISP Remote Access Server (RAS), see column 9 line 12-20 and encapsulation for PP data packets sent between two L2TP (layer 2 tunnel protocol) endpoints, see column 9 lines 28-30 and fig. 1.” *Office Action of 01/21/2009*, p. 5.

However, Applicants respectfully submit that the Office fails to address “*based on a destination address associated with the tunneling-protocol-encapsulated data packets*” as claimed by Applicants. Stated more fully, Applicants claim: “operable to send using the tunneling protocol for delivery via one or more virtual point-to-point connections *based on a destination address associated with the tunneling-protocol-encapsulated data packets*. ” In embodiments of the present invention, not all received modem data is directed to the enhancement cluster. The determination to direct data to the enhancement cluster is based on the destination address of the data. This is described in the Applicants’ specification: “...according to the invention in one regard the user may dial in to the set of remote access servers 106, for instance a private Internet provider dial site, which may sense the call as being *designated for enhanced service* and direct the transport to PPP-compatible links. For example, the authentication servers 112 may *detect an enhanced call through the use of a special domain name* or extension. That domain name or extension may for example take the form ‘Enhanced.Sprint.com’ or other. The set of authentication servers 112 may *interpret that target domain as a request to access enhanced throughput, storage or other services*. In embodiments, the dialer, browser or other client or other software being used by the user may attempt to establish a PPP session to directly connect to the desired Web site. However, according to the invention that modem call *may be directed* by the set of remote access servers 106 to tunnel 116 and ultimately to the enhancement cluster 118, *based on the destination address or other identifier*. ” *Applicants, ¶¶ [0020], [0021].*

In contrast, Baldwin teaches that a modem connection is made to the ensoBox and the received modem data is routed to its destination by the Core node, whether that destination is within the ensoBox domain or on the Internet: “Subscriber data requests are switched from the

Access Node Switch to the Core Node Router where they are then routed to the appropriate destination. If the destination is not within the ensoBox™ domain, but instead resides within the Internet, the Core Node Router uses a default route to the Internet for processing.” *Baldwin*, ¶ [0323]. Baldwin does not teach or suggest “operable to send using the tunneling protocol for delivery...based on a destination address associated with the tunneling-protocol-encapsulated data packets” as claimed by Applicants. It should be noted that the “destination address” claimed by Applicants is not the address of the enhancement cluster, as discussed above.

Baldwin does not tunnel the data to an enhancement cluster based on the destination address. Baldwin simply routes the data to its destination. There is no enhancement cluster taught or suggested by Baldwin, nor does the ensoBox or the Core Node correspond to the enhancement cluster, as discussed above.

With continued reference to the Office’s concession that “Baldwin does not explicitly disclose operable to send using a tunneling protocol for delivery via one or more virtual point-to-point connections” and statement that “Araujo et al. discloses having a point-to-point protocol with a signaling channel (title) [and] also having a enhanced PPP (point to point protocol) whereby transmitting data within a VC virtual circuit to ISP Remote Access Server (RAS), see column 9 line 12-20 and encapsulation for PP data packets sent between two L2TP (layer 2 tunnel protocol) endpoints, see column 9 lines 28-30 and fig. 1” (see Office Action of 01/21/2009, p. 5.), Applicants respectfully disagree that Araujo teaches or suggests “operable to send using the tunneling protocol for delivery via one or more virtual point-to-point connections” as claimed by Applicants. Araujo teaches tunneling for a specific reason to address a specific need. In Araujo, tunneling is used for the purpose of multiplexing multiple PPP connections over a single channel *between users and a remote access server*. “Local loops connect modems

at customers premises to a central office switch *on the public switched telephone network*. At the central office switch, the telephone connection is routed to its destination, either directly or through other equipment in the network. As data traffic increases, the companies that provide access to Internet Service Providers across their telephone networks (access providers) are diverting the data traffic off of the voice networks into networks more suited for data traffic or packet switched traffic. Thus, the central office switches are configured with a concentrator and *multiplexer for data traffic* which is split off of the voice traffic. The communication of the data traffic *from the central office switch to a remote access server* or other destination is *processed by the concentrator/multiplexer to optimize use of the access provider's available bandwidth*. For example, access providers are beginning to deploy equipment that diverts calls destined for Internet Service Providers off of the voice switching network, which terminates calls, extracts PPP packets and encapsulates the packets within logical connections in a tunnel. A tunnel is a communication channel which operates according to a tunneling protocol, including the point-to-point tunneling protocol PPTP, the layer 2 forwarding protocol L2F, the layer 2 tunneling protocol L2TP and equivalent protocols. *The logical connections within a tunnel are used as a means for multiplexing the data from several users into a single tunnel.*" Araujo, col. 2, ll. 10-36. Araujo further teaches: "In FIG. 8, PPP data from several ADSL endpoints is sent from the access multiplexer to the ISP RAS. This is why the extra L2TP encapsulation (packet 130) is needed--this encapsulation allows for multiplexing the data from the different PPP sessions, where each session will be identified by a unique Tunnel ID and Call ID." Araujo, col. 10, ll. 5-11. In Araujo, tunneling is used specifically to multiplex data from multiple modem sessions in order to reduce the required bandwidth *between the central office switch and a remote access server* in order to *optimize use of the access provider's available bandwidth*. The modem data is

tunneled to the remote access server. This is in contrast to what Applicants describe--after the modem data has been *received at the input interface (e.g. remote access server)* it is tunneled to an enhancement cluster: “an input interface that *receives* data associated with a modem-based data session...that is capable of facilitating a transfer...of data packets...in a tunneling protocol...” and “wherein the...communications path couples the input interface to the...enhancement cluster” as recited by Applicants in claim 1. Further, what is recited in claim 1 is clearly described in the specification: “More specifically, the set of remote access servers 106 may receive IP datagrams from the set of end users 102, such as requests to view Web sites, email access, and other data, and communicate that data to concentration routers 114 for routing to processing by an enhancement cluster 118. In embodiments, the set of remote access servers 106 may establish a secure virtual connection or tunnel 116 connecting the set of remote access servers 106, the set of switches 108, the access concentration routers 114 and that enhancement cluster 118.” *Applicants*, ¶ [0017].

Further, Applicants respectfully submit that with respect to Araujo, as with Baldwin, the Office fails to address “*based on a destination address* associated with the tunneling-protocol-encapsulated data packets” as claimed by Applicants. Stated more fully, Applicants claim: “operable to send using the tunneling protocol for delivery via one or more virtual point-to-point connections *based on a destination address* associated with the tunneling-protocol-encapsulated data packets.” As discussed in some detail above, Araujo teaches tunneling for the purpose of multiplexing data from multiple modem sessions in order to reduce the required bandwidth between the central office switch and a remote access server in order to optimize use of the access provider’s available bandwidth. The modem data is not tunneled “*based on a destination address* associated with the tunneling-protocol-encapsulated data

packets" as claimed by Applicants. The modem data is multiplexed through the tunnel to the remote access server in order to conserve bandwidth. It is not based on the destinations of the data packets. It should be noted that the remote access server is not the destination of the data packets. Each data packet has its own destination address. Embodiments of the present invention tunnel some modem data from the remote access server to an enhancement cluster based on the destination address of the data packets.

With regard to **claim 17**, Applicants respectfully submit that the combination of Baldwin and Araujo does not teach every element of the claim for at least the reasons given above in regard to claim 1, and for at least the additional reasons given below.

The Office states "Baldwin further discloses that the ensobox ("enhancement cluster") provides dial-up access to the Internet (page 3 paragraph 113 line 1-2)...and that the core node within the ensobox ("enhancement cluster") is the "middle man" between the Internet and the Public Switched Telephone Network (PSTN, paragraph 137 line 1-7). Applicants respectfully submit that the ensoBox taught by Baldwin is not like the "enhancement cluster" claimed by Applicants, for at least the reasons given above.

Further, Applicants respectfully submit that Baldwin does not teach or suggest "encapsulating *at the at least one remote access server* packets of the data to be sent in a tunneling protocol for delivery via one or more virtual point-to-point connections" as claimed by Applicants, nor has the Office presented any arguments to the contrary. The modem data received by the remote access server is encapsulated *at the remote access server*. This is described by Applicants in the specification: "More specifically, the set of remote access servers 106 may receive IP datagrams from the set of end users 102, such as requests to view Web sites, email access, and other data, and communicate that data to concentration routers 114 for routing

to processing by an enhancement cluster 118. In embodiments, the set of *remote access servers* 106 may establish a secure virtual connection or tunnel 116 connecting the set of remote access servers 106, the set of switches 108, the access concentration routers 114 and that enhancement cluster 118.” *Applicants*, ¶ [0017]. The Office argues, with regard to claim 1, that the PPP connection between a user and the remote access server (over a PSTN) constitutes encapsulation. Even if that were correct, in Baldwin the data received from the modem session is not encapsulated “at the...remote access server...to be sent in a tunneling protocol” as recited by Applicants in claim 17.

Further, Applicants respectfully submit that neither does Araujo teach or suggest “encapsulating at the at least one remote access server packets of the data to be sent in a tunneling protocol for delivery via one or more virtual point-to-point connections” as claimed by Applicants, nor has the Office presented any arguments to the contrary. As discussed above with regard to claim 1, Araujo encapsulates data packets and multiplexes them in a tunnel *between a central office switch* (in the PSTN) and a remote access server. However, Araujo does not teach or disclose that the data received from the modem session by the remote access server is encapsulated “at the...remote access server...to be sent in a tunneling protocol” as recited by Applicants in claim 17.

With regard to **claim 33**, Applicants respectfully submit that the combination of Baldwin and Araujo does not teach every element of the claim for at least the reasons given above in regard to claim 1.

With regard to **claim 41**, Applicants respectfully submit that the combination of Baldwin and Araujo does not teach every element of the claim for at least the reasons given above in regard to claims 1 and 17.

With regard to **claim 49**, Applicants respectfully submit that the combination of Baldwin and Araujo does not teach every element of the claim for at least the reasons given above in regard to claims 1 and 17.

For at least the reasons given above, independent claims 1, 17, 33, 41 and 49 are believed to be in condition for allowance. At least because claims 2-16, 18-32, 34-40, 42-48, and 50-55 depend directly or indirectly from base claims that are in condition for allowance, they are believed to be in condition for allowance. Applicants respectfully request withdrawal of the 35 U.S.C. § 103(a) rejections of claims 1-55.

**CONCLUSION**

For at least the reasons stated above, claims 1-55 are now in condition for allowance. Applicants respectfully request withdrawal of the pending rejections and allowance of the claims. If any issues remain that would prevent issuance of this application, the Examiner is urged to contact the undersigned – 816-559-2173 or [jcamacho@shb.com](mailto:jcamacho@shb.com) (such communication via email is herein expressly granted) – to resolve the same. Other than the \$130.00 extension fee discussed above, it is believed that no fee is due. However, the Commissioner is hereby authorized to charge any amount required to Deposit Account No. 21-0765.

Respectfully submitted,

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